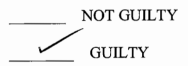
UNITED STATES DISTRICT COURT EASTERN DISTRICT OF TENNESSEE AT GREENEVILLE

UNITED STATES OF AMERICA)		
v.)	No.	2:18-CR-160
NICHOLAS NASSIF HAYEK)		
<u>VERDIC</u>	<u>r form</u>		
We, the members of the jury, find una	nimously from	m all the evide	ence, as follows:
1. As to Count One of the Supers	seding Indictr	nent charging	a violation of 18
U.S.C. § 2422(b) (enticement of a minor to en	igage in crimi	nal sexual act	ivity), we find the
defendant:			
NOT GUILTY			
GUILTY			

2. As to Count Two of the Superseding Indictment charging a violation 18 U.S.C. §§ 2251(a) and (e) (enticement of a minor to engage in sexually explicit conduct for the purpose of producing visual depictions for distribution), we find the defendant:

 NOT GUILTY
 GUILTY

3. As to Count Three of the Superseding Indictment charging a violation of 18 U.S.C. § 1470 (transfer of obscene material to an individual who had not attained the age of sixteen), we find the defendant:



4. As to Count Four of the Superseding Indictment charging a violation 18 U.S.C. §§ 2252A(a)(2)(A) and (b)(1) (receipt of child pornography), we find the defendant:

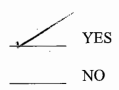
NOT GUILTY
GUILTY

5. As to Count Five of the Superseding Indictment charging a violation 18 U.S.C. §§ 2252A (a)(5)(B) and (b)(2) (possession of child pornography), we find the defendant:

NOT GUILTY
GUILTY

[If you have found the defendant "not guilty" of Count Five, please skip question 5A and have the foreperson sign the verdict form. If you have found the defendant "guilty" of Count Five, please proceed to question 5.A.]

5A. Do you, the members of the jury, find that the child pornography involves a prepubescent minor or a minor under the age of twelve (12):



Foreperson:

Date: $\frac{7/30/3}{2}$